COMMITTEE ON ECONOMIC DEVELOPMENT, AGRICULTURE AND PLANNING

BILL NO. 31-0226

Thirty-first Legislature of the Virgin Islands

September 9, 2015

An Act amending title 9 Virgin Islands Code, chapter 11 adding subchapter II enacting "The Virgin Islands Uniform Multiple Person Accounts Act"

PROPOSED BY: Senators Janette Millin Young and Myron D. Jackson

1 Be it enacted by the Legislature of the Virgin Islands:

2 SECTION 1. Title 9 Virgin Islands Code, chapter 11 is amended by designating the

3 existing provisions as subchapter I and adding subchapter II to read as follows:

4 *"SUBSCHAPTER II MULTIPLE PERSON ACCOUNTS*

5 PART A DEFINITIONS AND GENERAL PROVISIONS

6 §132a. Definitions

7 In this subchapter:

8 (1) "Account" means a contract of deposit between a depositor and a financial 9 institution, and includes a checking account, savings account, certificate of deposit, and share 10 account.

11 (2) "Agent" means a person authorized to make account transactions for a party.

(3) "Beneficiary" means a person named as one to whom sums on deposit in an
 account are payable on request after death of all parties or for whom a party is named as trustee.

3 (4) "Financial institution" means an organization authorized to do business under 4 Virgin Islands or federal laws relating to financial institutions, and includes a bank, trust 5 company, savings bank, building and loan association, savings and loan company or association, 6 and credit union.

7 (5) "Multiple-party account" means an account payable on request to one or more of
8 two or more parties, whether or not a right of survivorship is mentioned.

9 (6) "Party" means a person who, by the terms of an account, has a present right,
10 subject to request, to payment from the account other than as a beneficiary or agent.

11 (7) "Payment" of sums on deposit includes withdrawal, payment to a party or third 12 person pursuant to check or other request, and a pledge of sums on deposit by a party, or a set-13 off, reduction, or other disposition of all or part of an account pursuant to a pledge.

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(8) "POD designation" means the designation of:

(A) a beneficiary in an account payable on request to one party during the
party's lifetime and on the party's death to one or more beneficiaries, or to one or more
parties during their lifetimes and on death of all of them to one or more beneficiaries, or

(B) a beneficiary in an account in the name of one or more parties as trustee
for one or more beneficiaries if the relationship is established by the terms of the account
and there is no subject of the trust other than the sums on deposit in the account, whether
or not payment to the beneficiary is mentioned.

(9) "Receive" as it relates to notice to a financial institution, means receipt in the
office or branch office of the financial institution in which the account is established, but if the
terms of the account require notice at a particular place, in the place required.

1 (10) "Request" means a request for payment complying with all terms of the account, 2 including special requirements concerning necessary signatures and regulations of the financial 3 institution; but, for purposes of this subchapter if terms of the account condition payment on 4 advance notice, a request for payment is treated as immediately effective and a notice of intent to 5 withdraw is treated as a request for payment.

6 (11) "Sums on deposit" means the balance payable on an account, including interest 7 and dividends earned, whether or not included in the current balance, and any deposit life 8 insurance proceeds added to the account by reason of death of a party.

9 (12) "Terms of the account" includes the deposit agreement and other terms and
10 conditions, including the form, of the contract of deposit.

11 §132b Limitation on Scope of subchapter. This subchapter does not apply to:

(A) an account established for a partnership, joint venture, or other organization for a
business purpose.

(B) an account controlled by one or more persons as an agent or trustee for acorporation, unincorporated association, or charitable or civic organization, or

16 (C) a fiduciary or trust account in which the relationship is established other than by17 the terms of the account.

18 §132c. Types of Account; Existing Accounts.

(a) An account may be for a single party or multiple parties. A multiple-party
account may be with or without a right of survivorship between the parties. Subject to section
132h (c), either a single-party account or a multiple-party account may have a POD designation,
an agency designation, or both.

(b) An account established before, on, or after the effective date of this subchapter,
whether in the form prescribed in section 132h or in any other form, is either a

(c) single-party account or a multiple-party account, with or without right of
 survivorship, and with or without a POD designation or an agency designation, within the
 meaning of this part, and is governed by this part. \$132d

- 4 (d) A contract of deposit that contains provisions in substantially the following form
 5 establishes the type of account provided, and the account is governed by the provisions of this
 6 part applicable to an account of that type:
- 7 UNIFORM SINGLE OR MULTIPLE-PARTY ACCOUNT FORM PARTIES (Name one
 8 or more parties):
- 9 OWNERSHIP [Select one and initial]:
- 10 SINGLE-PARTY ACCOUNT
- 11 MULTIPLE-PARTY ACCOUNT
- 12 Parties own account in proportion to net contributions unless there is clear and convincing
- 13 evidence of a different intent.
- 14 RIGHTS AT DEATH (Select one and initial): SINGLE-PARTY ACCOUNT
- 15 At death of party, ownership passes as part of party's estate.
- 16 SINGLE-PARTY ACCOUNT WITH POD (PAY ON DEATH) DESIGNATION
- 17 (Name One or More Beneficiaries):
- 18 At death of party, ownership passes to POD beneficiaries and is not part of party's estate.
- 19 MULTIPLE-PARTY ACCOUNT WITH RIGHT OF SURVIVORSHIP
- 20 At death of party, ownership passes to surviving parties.
- 21 MULTIPLE-PARTY ACCOUNT WITH RIGHT OF SURVIVORSHIP AND POD
- 22 (PAY ON DEATH) DESIGNATION
- 23 (Name One or More Beneficiaries):

1	At death of last surviving party, ownership passes to POD beneficiaries and is not part of
2	last surviving party's estate.
3	MULTIPLE-PARTY ACCOUNT WITHOUT RIGHT OF SURVIVORSHIP
4	At death of party, deceased party's ownership passes as part of deceased party's estate.
5	AGENCY (POWER OF ATTORNEY) DESIGNATION
6	Agents may make account transactions for parties but have no ownership or rights at
7	death unless named as POD beneficiaries.
8	(To Add Agency Designation To Account, Name One or More Agents):
9	(Select One and Initial):
10	AGENCY DESIGNATION SURVIVES DISABILITY OR INCAPACITY OF PARTIES
11	AGENCY DESIGNATION TERMINATES ON DISABILITY OR INCAPACITY OF
12	PARTIES
13	(b) A contract of deposit that does not contain provisions in substantially the form
14	provided in subsection (a) is governed by the provisions of this subchapter applicable to the type
15	of account that most nearly conforms to the depositor's intent.
16	§132e. Designation of Agent
17	(a) By a writing signed by all parties, the parties may designate as agent of all parties
18	on an account a person other than a party.
19	(b) Unless the terms of an agency designation provide that the authority of the agent

terminates on disability or incapacity of a party, the agent's authority survives disability and
incapacity. The agent may act for a disabled or incapacitated party until the authority of the agent
is terminated.

23 (c) Death of the sole party or last surviving party terminates the authority of an agent.

1 §132f. Applicability of Subchapter

The provisions of this subchapter concerning beneficial ownership as between parties or as between parties and beneficiaries apply only to controversies between those persons and their creditors and other successors, and do not apply to the right of those persons to payment as determined by the terms of the account. Part C of this subchapter governs the liability and setoff rights of financial institutions that make payments pursuant to it.

7 Part B. Ownership as Between Parties and Others

8 §132g. Ownership during Lifetime

9 (a) In this section, "net contribution" of a party means the sum of all deposits to an account made by or for the party, less all payments from the account made to or for the party 11 which have not been paid to or applied to the use of another party and a proportionate share of 12 any charges deducted from the account, plus a proportionate share of any interest or dividends 13 earned, whether or not included in the current balance. The term includes deposit life insurance 14 proceeds added to the account by reason of death of the party whose net contribution is in 15 question.

16 (b) During the lifetime of all parties, an account belongs to the parties in proportion 17 to the net contribution of each to the sums on deposit, unless there is clear and convincing 18 evidence of a different intent. As between parties married to each other, in the absence of proof 19 otherwise, the net contribution of each is presumed to be an equal amount.

20 (c) A beneficiary in an account having a POD designation has no right to sums on21 deposit during the lifetime of any party.

(d) An agent in an account with an agency designation has no beneficial right to sumson deposit.

1 §132h. Rights at death

(b)

2 (a) Except as otherwise provided in this part, on death of a party sums on deposit in a multiple-party account belong to the surviving party or parties. If two or more parties survive and 3 one is the surviving spouse of the decedent, the amount to which the decedent, immediately 4 5 before death, was beneficially entitled under section 132g belongs to the surviving spouse. If two or more parties survive and none is the surviving spouse of the decedent, the amount to which the 6 decedent, immediately before death, was beneficially entitled under section 132g belongs to the 7 8 surviving parties in equal shares, and augments the proportion to which each survivor, 9 immediately before the decedent's death, was beneficially entitled under section132g, and the 10 right of survivorship continues between the surviving parties.

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In an account with a POD designation:

12 (1) On death of one of two or more parties, the rights in sums on deposit are
13 governed by subsection (a).

14 (2) On death of the sole party or the last survivor of two or more parties, sums 15 on deposit belong to the surviving beneficiary or beneficiaries. If two or more 16 beneficiaries survive, sums on deposit belong to them in equal and undivided shares, and 17 there is no right of survivorship in the event of death of a beneficiary thereafter. If no 18 beneficiary survives, sums on deposit belong to the estate of the last surviving party.

19 (c) Sums on deposit in a single-party account without a POD designation, or in a 20 multiple-party account that, by the terms of the account, is without right of survivorship, are not 21 affected by death of a party, but the amount to which the decedent, immediately before death, was 22 beneficially entitled under section 132g is transferred as part of the decedent's estate. A POD 23 designation in a multiple-party account without right of survivorship is ineffective. For purposes of this section, designation of an account as a tenancy in common establishes that the account is
 without right of survivorship.

3 (d) The ownership right of a surviving party or beneficiary, or of the decedent's 4 estate, in sums on deposit is subject to requests for payment made by a party before the party's 5 death, whether paid by the financial institution before or after death, or unpaid. The surviving 6 party or beneficiary, or the decedent's estate, is liable to the payee of an unpaid request for 7 payment. The liability is limited to a proportionate share of the amount transferred under this 8 section, to the extent necessary to discharge the request for payment.

9 §132i. Alteration of Rights

10 (a) Rights at death of a party under section 132h are determined by the terms of the 11 account at the death of the party. A party may alter the terms of the account by a notice signed by 12 the party and given to the financial institution to change the terms of the account or to stop or vary 13 payment under the terms of the account. To be effective the notice must be received by the 14 financial institution during the party's lifetime.

(b) A right of survivorship arising from the express terms of the account, section
132h or a POD designation may not be altered by will.

17 §132j. Accounts and Transfers Nontestamentary

Except as provided in any law of the Virgin Islands governing augmented estates, or as a consequence of, and to the extent directed by, section132k, a transfer resulting from the application of section132h is effective by reason of the terms of the account involved and this subchapter and is not testamentary or subject to the laws under this code governing estate administration.

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§132k Rights of Creditors and Others

2 (a) For the purpose of this section, a nonprobate transfer occurs if the last domicile of
3 a depositor whose interest is transferred under section 132jwas in the Government of the Virgin
4 Islands.

5 (b) A transferee of a nonprobate transfer is subject to liability to any probate estate of 6 the decedent for allowed claims against that estate and statutory allowances to the decedent's 7 spouse and children to the extent the estate is insufficient to satisfy those claims and allowances.

8 The liability of a nonprobate transferee may not exceed the value of nonprobate transfers9 received by that transferee.

10 (c) Nonprobate transferees are liable for the insufficiency described in subsection11 (b)in the following order of priority:

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(1) a transferee designated in the decedent's will or any other governing Instrument, as provided in the instrument;

14 (2) the trustee of a trust serving as the principal nonprobate instrument in the 15 decedent's estate plan as shown by its designation as devisee of the decedent's residuary 16 estate or by other facts or circumstances, to the extent of the value of the nonprobate 17 transfer received;

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(3) other nonprobate transferees, in proportion to the values received.

(d) A provision made in one instrument may direct the apportionment of the liability
among the nonprobate transferees taking under that or any other governing instrument. If a
provision in one instrument conflicts with a provision in another, the later one prevails.

(e) Upon due notice to a nonprobate transferee, the liability imposed by this section is
enforceable in proceedings in the Virgin islands , whether or not the transferee is located in the
Virgin Islands.

(f) A proceeding under this section may not be commenced unless the personal 1 2 representative of the decedent's estate has received a written demand for the proceeding from the surviving spouse or a child, to the extent that statutory allowances are affected, or a creditor. If 3 the personal representative declines or fails to commence a proceeding after demand, a person 4 5 making demand may commence the proceeding in the name of the decedent's estate, at the 6 expense of the person making the demand and not of the estate. A personal representative who 7 declines in good faith to commence a requested proceeding incurs no personal liability for 8 declining.

9 (g) A proceeding under this section must be commenced within one year after the 10 decedent's death, but a proceeding on behalf of a creditor whose claim was allowed after 11 proceedings challenging disallowance of the claim may be commenced within 60 days after final 12 allowance of the claim.

(h) Unless a written notice asserting that a decedent's estate is insufficient to pay allowed claims and statutory allowances has been received from the decedent's personal representative, a trustee receiving a nonprobate transfer is released from liability under this section with respect to any assets distributed to the trust's beneficiaries. Each beneficiary to the extent of the distribution received becomes liable for the amount of the trustee's liability attributable to assets received by the beneficiary.

19 (i) In this section:

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(1) "Child" includes any individual entitled to take as a child by intestate succession from the parent whose relationship is involved and excludes any person who is only a stepchild, a foster child, a grandchild, or any more remote descendant.

(2) "Claims" in respect to the estate of a decedent, includes liabilities of the
decedent whether arising in contract, tort or otherwise, and liabilities of the estate which

arise at or after the death of the decedent, including funeral expenses and expenses of
 administration. The term does not include estate or inheritance taxes, or demands or
 disputes regarding title of a decedent to specific assets alleged to be included in the
 estate.

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§132*l*. Community Property and Tenancy by the Entireties

6 (a) A deposit of community property in an account does not alter the community 7 character of the property or community rights in the property, but a right of survivorship between 8 parties married to each other arising from the express terms of the account or section 132h may 9 not be altered by will.

- 10 (b) This part does not affect the law governing tenancy by the entireties.
- 11 PART C. Protection of Financial Institutions

12 §132m. Authority of Financial Institution

A financial institution may enter into a contract of deposit for a multiple-party account to the same extent it may enter into a contract of deposit for a single-party account, and may provide for a POD designation and an agency designation in either a single-party account or a multiple-party account. A financial institution need not inquire as to the source of a deposit to an account or as to the proposed application of a payment from an account.

- 18 §132n. Payment on Multiple-Party Account
- A financial institution, on request, may pay sums on deposit in a multiple-party accountto:

(1) one or more of the parties, whether or not another party is disabled, incapacitated,
or deceased when payment is requested and whether or not the party making the request survives
another party; or

(2) the personal representative, if any, or, if there is none, the heirs or devisees of a
 deceased party if proof of death is presented to the financial institution showing that the deceased
 party was the survivor of all other persons named on the account either as a party or beneficiary,
 unless the account is without right of survivorship under section 132h.

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§1320. Payment on POD Designation

A financial institution, on request, may pay sums on deposit in an account with a PODdesignation to:

8 (1) one or more of the parties, whether or not another party is disabled, incapacitated,
9 or deceased when the payment is requested and whether or not a party survives another party;

10 (2) the beneficiary or beneficiaries, if proof of death is presented to the financial
11 institution showing that the beneficiary or beneficiaries survived all persons named as parties; or

12 (3) the personal representative, if any, or, if there is none, the heirs or devisees of a 13 deceased party, if proof of death is presented to the financial institution showing that the 14 deceased party was the survivor of all other persons named on the account either as a party or 15 beneficiary.

16 §132p. Payment to Designated Agent

A financial institution, on request of an agent under an agency designation for an account, may pay to the agent sums on deposit in the account, whether or not a party is disabled, incapacitated, or deceased when the request is made or received, and whether or not the authority of the agent terminates on the disability or incapacity of a party.

21 §132q. Payment to Minor

If a financial institution is required or permitted to make payment pursuant to this part to a minor designated as a beneficiary, payment may be made pursuant to the Uniform Transfers to Minors Act. 1 §132r. Discharge

2 (a) Payment made pursuant to this part in accordance with the terms of the account 3 discharges the financial institution from all claims for amounts so paid, whether or not the 4 payment is consistent with the beneficial ownership of the account as between parties, 5 beneficiaries, or their successors. Payment may be made whether or not a party, beneficiary, or 6 agent is disabled, incapacitated, or deceased when payment is requested, received, or made.

(b) Protection under this section does not extend to payments made after a financial
institution has received written notice from a party, or from the personal representative, surviving
spouse, or heir or devisee of a deceased party, to the effect that payments in accordance with the
terms of the account, including one having an agency designation, should not be permitted, and
the financial institution has had a reasonable opportunity to act on it when the payment is made.
Unless the notice is withdrawn by the person giving it, the successor of any deceased party must
concur in a request for payment if the financial institution is to be protected under this section.

14 Unless a financial institution has been served with process in an action or proceeding, no other 15 notice or other information shown to have been available to the financial institution affects its 16 right to protection under this section.

(c) A financial institution that receives written notice pursuant to this section or
otherwise has reason to believe that a dispute exists as to the rights of the parties may refuse,
without liability, to make payments in accordance with the terms of the account.

(d) Protection of a financial institution under this section does not affect the rights of
parties in disputes between themselves or their successors concerning the beneficial ownership of
sums on deposit in accounts or payments made from accounts.

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1 §132s. Set-off

Without qualifying any other statutory right to set off or lien and subject to any contractual provision, if a party is indebted to a financial institution, the financial institution has a right to set-off against the account. The amount of the account subject to set-off is the proportion to which the party is, or immediately before death was, beneficially entitled under section 132g or, in the absence of proof.

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SECTION 2. This Act takes effect January 1, 2016.

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BILL SUMMARY

10 This bill would enact the Uniform Multiple Person Accounts Act. This Act 11 comprehensively covers the problems of the financial institution accounts in which one or more 12 persons have an interest.

The Uniform Multiple Person Account Act addresses the variety of state statutes that protect financial institutions in their dealings with joint and survivorship accounts, and resolves the doctrinal confusion in judicial decisions that uphold so-called Totten Trust accounts (which provide probate avoiding death benefits), yet invalidate functionally indistinguishable POD accounts."POD means payable on death".

20 The Act addresses s separately (i) ownership of accounts as between multiple owners, and the existence, validity, and revocability of survivors' benefits; and (ii) financial institution 21 protection. As explained by the Uniform Law Commission in its summary of the Act, the Act 22 recognizes that a depositor may add another person to an account for various reasons. The 23 depositor may intend to reflect lifetime ownership of the account by more than one person, or to 24 25 pass sums on deposit at death to another person, or simply to enable account transactions by a third person as a convenience without creating any ownership or survivorship rights in the third 26 person. The traditional "joint account" does not adequately allow the depositor to distinguish 27 among the different functions of the multiple-person account and the depositor's use of a joint 28 account for one purpose may yield unwanted consequences for other purposes. The Act clarifies 29 the relationships among the various persons involved with an account. The account may be 30 31 owned by a single party or by multiple parties. Either a single-party account or a multiple-party account may include a POD beneficiary designation or an agency (power of attorney) 32 33 designation or both. The Act includes sample statutory forms that provide clear and simple 34 instructions to both the financial institution and depositor in setting up multiple-person accounts. 35

Under the Act, an account is owned by the parties during their lifetimes in accordance with each party's net contribution to the account. One party owns all if that party is the sole 1 contributor to the account. Evidence of intention by a party to make a gift to another party might 2 change the result, but no intention to make a present gift is imputed from opening an account in 3 two names or from making an additional deposit to an account. Rights at death, on the other 4 hand, are governed by the principle that a depositor intends account balances to pass at death to 5 the account survivors.

6 The Act establishes a preference for survivorship between the parties whether or not 7 specified in the account contract. But if the account contract expressly negates survivorship 8 rights or if the account is designated as a tenancy in common, the surviving parties to the account 9 do not take by right of survivorship.

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The Act treats accounts in Totten Trust form as POD accounts. Survivorship benefits 2 under multiple-party or POD accounts arise at death, and benefits are conferred by force of contract law and the statute. Survivorship rights cannot be changed except by notice to the financial institution or a change in account form. Survivorship benefits, though revocable and effective on death for practical purposes, cannot be changed by will.

The Act also protects creditors of deceased parties. Under the Act a creditor may, through the personal representative of the depositor's estate, claim account balances needed to pay a debt or family allowance. The claim procedure may be initiated only on demand of the creditor and is subject to a relatively short limitation period.

The Act establishes that financial institutions may pay out on multiple-person accounts and be protected if the payment is made in accordance with contract terms. The Act covers banks, savings and loan associations, and credit unions; this feature is designed to correct existing state laws that provide variant account incidents and protections for the three types of financial institutions.

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Financial institution protection is provided even though the person receiving a payment in accordance with the account contract is not the owner of the amounts received as against another party to the account or as against the estate of a deceased depositor. Ownership as between parties to accounts and financial institution protection are treated as separable and different matters.

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